IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

No			
UNITED STATES OF AMERICA,)		
)		
Petitioner,)		
)		
V •)	CERTIFICATION OF A	
)	SEXUALLY DANGEROUS	PERSON
WILLIAM PAUL,)		
Register Number 04034-036,)		
)		
Respondent.)		

The United States of America, by and through the United States Attorney for the Eastern District of North Carolina, hereby submits the attached Certification of a Sexually Dangerous Person pursuant to Title 18 U.S.C. § 4248(a).

Respectfully submitted, this 11th day of July, 2011.

THOMAS G. WALKER
United States Attorney

By: /s/ W. Ellis Boyle
W. ELLIS BOYLE
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N.C. Bar # 33826

CERTIFICATE OF SERVICE

This is to certify that I have this 11th day of July, 2011, served a copy of the foregoing upon the Respondent in this action by placing the documents in an envelope marked as stated below, and placing the envelope in the U.S. mail for delivery to:

William Paul Reg. No. 04034-036 FCI Butner P.O. Box 1000 Butner, NC 27509

and on the same day served a copy of the foregoing by placing a copy in the U.S. Mail, addressed as follows:

/s/ W. Ellis Boyle

Office of the Federal Public Defender 150 Fayetteville Street Suite 450 Raleigh, North Carolina 27601

W. ELLIS BOYLE
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CERTIFICATION OF A SEXUALLY DANGEROUS PERSON

- (1) I, Ivonne E. Bazerman, am Chairperson of the Federal Bureau of Prisons (Bureau) Certification Review Panel,
 Washington, D.C. Pursuant to 28 C.F.R. § 0.97, the Director of the Bureau has delegated to me the authority to certify persons in Bureau custody as sexually dangerous, as authorized by
 18 U.S.C. § 4248.
- (2) Bureau records reflect the following: Inmate William L. Paul, Register Number 04034-036, is in Bureau custody at the Federal Correctional Institution, Butner, North Carolina, in service of a 150-month term of imprisonment and three-year term of supervised release, following his conviction for Carjacking, in violation of 18 U.S.C. § 2119 (D. Me.) (Case No. 2:01cr34-P-H) His projected release date is January 8, 2012.
- (3) Based on a review of his Bureau records, I certify he is a sexually dangerous person as defined by 18 U.S.C. § 4247(a)(5), and sexually dangerous to others as defined by U.S.C. § 4247(a)(6). My certification is based on information found in Bureau records which includes, but is not limited to, the following:
 - (a) He previously engaged or attempted to engage in sexually violent conduct or child molestation as evidenced by prior convictions for: Gross Sexual Misconduct and Robbery, in the Superior Court, York County, Maine (Case

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No. CR-88-06), for accepting a ride from the female victim, forcing her to remove her clothing, forcing her to perform oral sex, and stealing \$50 from her; Rape, in the Superior Court, York County, Maine (Case No. CR-87-1231), for offering a ride to the victim, driving her to a wooded area, placing the victim in a headlock, putting his hand over her mouth, punching her in the stomach, choking her until she lost consciousness, removing her clothing, raping her, and repeatedly threatening to kill her; and Rape, in the Superior Court, York County, Maine (Case No. CR-87-1046), for luring the victim into his vehicle by claiming her husband sent him to drive her home from work, driving her to another location, choking and dragging her into a wooded area, ripping off her clothing, raping her, punching her and dragging her by the hair when she tried to resist, and repeatedly threatening to kill the victim;

- (b) A psychological review and assessment indicated an Axis I diagnosis of Paraphilia Not Otherwise Specified (Nonconsent) and an Axis II diagnosis of Antisocial Personality Disorder;
- (c) A review and assessment of him using an actuarial risk assessment instrument (Static-99R) was conducted.

 This result, in addition to his prior offense conduct, a history of revocation or failure to meet the stipulations

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of conditional release, intimacy deficits, poor general self-regulation, and a history of substance abuse, indicate he will have serious difficulty refraining from sexually violent conduct or child molestation if released.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Ivome E. Bazerman

Chairperson

Certification Review Panel Federal Bureau of Prisons

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

No.			
UNITED STATES OF AMERICA,)		
Petitioner,)		
V •)	ORDER	
WILLIAM PAUL, Register Number 04034-036)		
Respondent.)		

At the request of the Director of the Bureau of Prisons, the government has filed a Certification of a Sexually Dangerous Person pursuant to 18 U.S.C. § 4248, in order for this Court to hold a hearing to determine whether the Respondent is a sexually dangerous person as defined by 18 U.S.C. § 4247(a)(5).

Respondent, having demonstrated eligibility for appointment of counsel at government expense, the Federal Public Defender IS DIRECTED to provide representation in this action.

The Court further determines that the Respondent is unable to pay the fees of any witness, and pursuant to Federal Rule of Criminal Procedure 17(b) the Clerk shall issue a subpoena for any witness necessary to present an adequate defense to the pending charge or charges.

The Court further ORDERS that the United States Marshal shall serve any subpoenas presented to him in this case by the office of the Federal Public Defender, and shall pay the appropriate fees and expenses to witnesses so subpoenaed.

Pursuant to 18 U.S.C. section 4247(b), the Court ORDERS the appointment of a mental health examiner of the Respondent's choosing. Pursuant to this section, if the Respondent wishes to request an additional examiner, he shall request such by separate motion to this court.

Any and all future forensic reports, and other such psychological and psychiatric reports or documents relevant to this case, whether such reports are produced by the Federal Bureau of Prisons, independent examiners appointed by order of this Court, or other mental health professionals, shall be filed with this Court under seal, without need of further motion to seal, by either party. Further the Clerk is DIRECTED to permanently seal these reports in accordance with Local Civil Rule 79.2(b), E.D.N.C.

The Court hereby notifies the parties that in light of the provisions of the August 04, 2010 Standing Order, the parties will not be required to conduct an initial scheduling conference pursuant to Fed. R. Civ. P. 26(f).

This _____, 2011.

United States District Judge